

Magistrate, Maddagiri, and that they will, if not claimed within six months from the date of this notice, be at the disposal of the Government.

Property Reg. No.	Case No.	Particulars	By whom produced and when	Order regarding disposal of property
12	C.C. 101			
1912-13	1912-13	1. One broken tin box of yellow colour.	By the police, Mad- dagiri, 17th October 1912.	To be returned to Mut- taidamma.
15	C.C. 39	2. Two bags (very old and useless).		
1918-19	1918-19	1. Blood stained panche.	By the complainant, 8th October 1918.	To be returned to com- plainant, Hanumantha Rao.
16	C.C. 40	1. Blood stained panche.	By the complainant Lingappa, 8th Oct- ober 1918.	To be returned to com- plainant.
1818-19	1818-19	1. Skin of a cow	Police constable No. 396, Jahangir Sabi, 15th April 1920.	Returnable to Narasap- pa, prosecution witness No. 8.
17	C.C. 94	1. Broken lock	By the police, Mad- dagiri, 15th June 1920.	To be returned to com- plainant, Venkatasami.
1919-20	1919-20	1. Brass lock with nagavasa.		
24	C. Mis. 38	2. Iron Soutu (big spoon).		
1919-20	1919-20	3. Small nagavasa with chain.		
		4. Big nagavasa with chain.		
		5. Brass peeta (363)		
		6. Two lattaniges, (363)		
		7. One Thamburi lock		
		8. Jagate, series		

S. A. VAIDESVARA IYER,

Munsiff and II. Class Magistrate.

## REVENUE DEPARTMENT

### KOLAR DISTRICT

Notification dated 25th August 1920.

It is hereby notified for public information that the undermentioned kayamgutta vil-  
lage, which has been duly attached in satisfaction of the arrears of revenue due to Govern-  
ment (as shown in the subjoined statement), by the said kayamguttadar Subba Rao and  
others, will be sold by public auction at the place and on the date mentioned in the annexed  
statement. The sale will commence at 11 A.M. on the date specified, and the village will  
be knocked down to the highest bidder without reserve.

2. (Provided that, when a village is divided into separate recognized vrittis, the Deputy  
Commissioner may at his option, instead of selling the village as a whole, sell each vritti  
separately.)

3. The purchaser will be required to deposit twenty-five per cent of the purchase  
money at the time of sale, and where the remainder of the purchase money may not be paid  
within fifteen days from the day of sale, the money so deposited shall be liable to forfeiture.

4. When such deposit shall not be made, nor the remaining purchase money paid up,  
the land shall be resold at the expense and risk of the first purchaser.

5. Persons bidding at the sale may be required to state whether they bid on their own  
account or as agents, and in the latter case to deposit a written authority signed by their  
principals, otherwise their bids may be rejected.

6. The sale shall be stayed, if the defaulters, or any other person acting on their behalf or claiming an interest in the land, tender the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before sunset on the day previous to that appointed for the sale.

7. The sale of the property will not become absolute until the sale has been confirmed by the Deputy Commissioner.

8. Purchasers having completed the payment of the purchase money will, as soon as the sale has been confirmed by the Deputy Commissioner, be placed in immediate possession and the village will be registered in the name of the purchaser, and a certificate of sale, signed and sealed by the Deputy Commissioner, will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description and in estimated extent.

9. Provided, parties deeming themselves aggrieved by the sale shall be at liberty to appeal to the Deputy Commissioner within thirty days from the day of sale, and the purchase shall be conditional on the final order in such appeal.

#### Schedule.

District	Taluk	Hobli	Village	Names of kayanguttadars	Estimated extent	Estimated gross rental or beriz	Quit-rent payable annually to Government	Arrears of Government revenue for which village is to be sold	Date of sale
Kolar	Madur	Madur	Kayangutta Buvanahalli	Subba Rao and others	Peramboke .. 71 13 Dry .. 630 30 11 Wet .. 10 36 Garden .. 37 16 Total .. 749 26	Rs. a. p. 2 4 0 633 18 0 39 8 0 178 0 0 903 4 0	Rs. 201 13-4	Rs. a. p. 101 14 0	The sale will be conducted on 5th October 1920 by the Sub-Division Officer, Kolar Sub-Division, at 11 A.M. in the Madur Taluk Office.
Estimated value Rs. 15,000.					Boundaries.				
					East.—Nidaramangala limit.				
					West.—Doddakunthal limit.				
					North.—Nambiganahalli limit.				
					South.—Chikkunthal limit.				

#### Notification, dated 25th August 1920.

It is hereby notified for public information that the undermentioned kayangutta village, which has been daily attached in satisfaction of the arrears of revenue due to Government (as shown in the subjoined statement) by the said kayanguttadars Subbannachar and others, will be sold by public auction at the place and on the date mentioned in the annexed statement. The sale will commence at 11 A.M. on the date specified, and the village will be knocked down to the highest bidder without reserve.

2. Provided, that when a village is divided into separate recognized vrittis, the Deputy Commissioner may, at his option, instead of selling the village as a whole, sell each vritti separately.

3. The purchaser will be required to deposit twenty-five per cent of the purchase money at the time of sale, and where the remainder of the purchase money may not be paid within fifteen days from the day of sale, the money so deposited shall be liable to forfeiture.

4. When such deposit shall not be made, nor the remaining purchase money paid up, the lands shall be resold at the expense and risk of the first purchaser.

5. Persons bidding at the sale may be required to state whether they bid on their own account or as agents, and in the latter case to deposit a written authority signed by their principals, otherwise their bids may be rejected.

6. The sale shall be stayed, if the defaulters, or any other person acting on their behalf, or claiming an interest in the land, tender the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before sunset on the day previous to that appointed for the sale.

7. The sale of the property will not become absolute until the sale has been confirmed by the Deputy Commissioner.

8. Purchasers having completed the payment of the purchase money will, as soon as the sale has been confirmed by the Deputy Commissioner, be placed in immediate possession and the village will be registered in the name of the purchaser, and a certificate of sale, signed and sealed by the Deputy Commissioner, will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description and in estimated extent.

9. Provided, parties deeming themselves aggrieved by the sale shall be at liberty to appeal to the Deputy Commissioner within thirty days from the day of sale, and the purchase shall be conditional on the final order in such appeal.

#### Schedule

District	Taluk	Hobli	Village	Names of Kayamguttadars	Estimated extent	Estimated gross rental or beriz	Quit-rent payable annually to Government	Arrears of Government revenue for which village is to be sold	Date of sale, etc.
Kolar	Malur	Malur	Kayamgutta Aneppur	Subbannachar and others	Peramboke .. 139 24 Dry .. 295 39 Wet .. 25 27 Garden .. 19 10 Total .. 480 20	A. g. Rs. a. p. 4 8 0 314 12 0 107 8 0 110 0 0 536 12 0	Rs. a. p. 205 4 3	Rs. a. p. 181 3	The sale will be conducted on 5th October 1920 by the Sub-Division Officer, Kolar Sub-Division, at 11 A.M., in the Malur Taluk Office.
					Estimated value Rs. 6,000				
					Boundaries.				
					East.—Karangatta limit.				
					West.—Hijaganahalli limit.				
					North.—Vakkalori plantation.				
					South.—Nidamangala limit.				

Notification dated 25th August 1920.

It is hereby notified for public information that the undermentioned kayamgutta village, which has been duly attached in satisfaction of the arrears of revenue due to Government (as shown in the subjoined statement) by the said kayamguttadar Gurarayachar, will be sold by public auction at the place and on the date mentioned in the annexed statement. The sale will commence at 11 A.M. on the date specified, and the village will be knocked down to the highest bidder without reserve.

2. Provided that when a village is divided into separate recognized vrittis, the Deputy Commissioner may, at his option, instead of selling the village as a whole, sell each vritti separately.

3. The purchaser will be required to deposit twenty-five per cent of the purchase money at the time of sale, and where the remainder of the purchase money may not be paid within fifteen days from the day of sale, the money so deposited shall be liable to forfeiture.

4. When such deposit shall not be made, nor the remaining purchase money paid up, the land shall be resold at the expense and risk of the first purchaser.

5. Persons bidding at the sale may be required to state whether they bid on their own account or as agents, and in the latter case to deposit a written authority signed by their principals, otherwise, their bids may be rejected.

6. The sale shall be stayed if the defaulter or any other person acting on their behalf, or claiming an interest in the land, tender the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before sunset on the day previous to that appointed for the sale.

7. The sale of the property will not become absolute until the sale has been confirmed by the Deputy Commissioner.

8. Purchasers having completed the payment of the purchase money will, as soon as the sale has been confirmed by the Deputy Commissioner, be placed in immediate possession, and the village will be registered in the name of the purchaser, and a certificate of sale, signed and sealed by the Deputy Commissioner, will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description and in estimated extent.

9. Provided parties deeming themselves aggrieved by the sale shall be at liberty to appeal to the Deputy Commissioner within thirty days from the day of sale, and the purchase shall be conditional on the final order on such appeal.

## Schedule.

District	Taluk	Hobli	Village	Name of Kayanguttadar	Estimated extent, A. g.	Estimated gross, rental or beriz	Quit-rent payable annually to Gov. or Government	Arrears of Government revenue for which village is to be sold	Date of sale, etc.
Kolar	Malur	Narasapura	Kayangutta, Byarasanra	Gurayacher	Peramboke 66 8 Dry 114 16 Wet 28 31 Garden 5 1 Total 214 14	Rs. a. p. 2 0 0 86 8 0 56 12 0 24 0 0 169 4 0	Rs. a. p. 16 5 11	Rs. a. p. 105 11 9	The sale will be conducted on 5th October, 1920, by the Sub-Division Officer, Kolar—Sub-Division, at 11 A.M. in the Malur Taluk Office.

Estimated value Rs. 6,000.

Boundaries:  
 East.—Bellur limit.  
 West.—Chakargannahalli.  
 North.—Sonnannahalli.  
 South.—Vuddammanahalli.

C. M. CHINNAPPA,  
 For Deputy Commissioner.

## TUMKUR DISTRICT.

Notification, dated 21st August 1920.

It is hereby notified that in satisfaction of arrears of jodi due by Venkatalakshamma, jodidar of Jodi Ajigudde village, revenue defaulter, the undermentioned immovable property will be sold by public auction at the Chiknayakanhalli Taluk Office in the Tumkur District, on 9th October 1920 by the Assistant Commissioner in charge of the Gubbi Sub-Division.

Provided, that when the village is divided into separate recognised vritties, the Assistant Commissioner may, at his option, sell each vritti separately, instead of selling the village as a whole.

The sale will commence at 11 A.M., and the property will be knocked down to the highest bidder without reserve.

2. The amount of revenue due on the property is Rs. 301-8-0 as shown in detail in the statement at foot.

3. Purchasers will be required to deposit twenty-five per cent of the purchase money at the time of sale, and where the remainder of the purchase money is not paid within fifteen days from the date of the sale, the money so deposited shall, after defraying the expenses of the sale, be liable to forfeiture, either wholly or in part, at the discretion of the Deputy Commissioner.

4. When such deposit shall not be made, nor the remaining purchase money paid up, the property shall be resold and the defaulting purchaser shall forfeit all claim to the property or to any part of the sum for which it may be subsequently resold, but if the proceeds of the re-sale, which is held by reason of the purchaser's default, be less than the price bid by such defaulting purchaser, the difference shall be recoverable from him as an arrear of land revenue.

5. The sale shall be stayed, if the defaulter, or any person acting on her behalf, or claiming an interest in the property, tenders the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before the property is knocked down.

6. The sale of the property will not become absolute until the sale has been confirmed by the Deputy Commissioner. If the sale is not confirmed, the purchaser shall be entitled to receive back his deposit or his purchase money as the case may be.

7. Purchaser having completed the payment of the purchase money, will, as soon as the sale has been confirmed by the Deputy Commissioner, be placed in immediate possession, and the property will be registered in the name of the purchaser, and a certificate of sale, signed and sealed by the Deputy Commissioner, will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description or in estimated extent.

8. Provided, parties deeming themselves aggrieved by the sale, shall be at liberty to appeal to the Deputy Commissioner within thirty days from the date of the sale, and also to